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APPLICATION NO.	PPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/014,657		12/11/2001	Zoltan Papp	2011808	4794		
34018	7590	12/16/2003		EXAM	EXAMINER		
		URIG, P.C.	BRITTAIN, JAMES R				
77 WEST WACKER DRIVE CHICAGO, IL 60601-1732				ART UNIT	PAPER NUMBER		
 ,				3677			

DATE MAILED: 12/16/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

3,		Application	n No.	Applicant(s)
•		10/014,657	,	PAPP, ZOLTAN
	Office Action Summary	Examiner		Art Unit
		James R. B	rittain	3677
	The MAILING DATE of this comm	nunication appears on the c	cover sheet with th	e correspondence address
Period fo				**************************************
THE - Extermination after - If the - If NC - Failu - Any I	IORTENED STATUTORY PERIOR MAILING DATE OF THIS COMMINION of time may be available under the provisor SIX (6) MONTHS from the mailing date of this comperior of the provisor of	UNICATION. sions of 37 CFR 1.136(a). In no event communication. rty (30) days, a reply within the statuto um statutory period will apply and will a reply will, by statute, cause the applic ths after the mailing date of this comm	or, however, may a reply be ory minimum of thirty (30) expire SIX (6) MONTHS for the tation to become ABANDO	timely filed days will be considered timely. from the mailing date of this communicatio DNED (35 U.S.C. § 133).
Status				
1)⊠	Responsive to communication(s)			
2a)	This action is FINAL.	2b)⊠ This action is non	ı-final.	
3) 🗌	Since this application is in condit closed in accordance with the pro-			
Disposit	ion of Claims			
4)⊠	Claim(s) 1-10 is/are pending in the	he application.		
	4a) Of the above claim(s) 7-10 is	/are withdrawn from consid	deration.	
•	Claim(s) is/are allowed.			
	Claim(s) <u>1-6</u> is/are rejected.			·
	Claim(s) is/are objected to			
•	Claim(s) are subject to res	striction and/or election red	quirement.	
Applicat	ion Papers			
<i>'</i> —	The specification is objected to by	•	_	
10)	The drawing(s) filed on is/s		· ·	
	Applicant may not request that any o	•		
14\□	Replacement drawing sheet(s) include The oath or declaration is objected.	·	- · ·	
,	·	to by the Examiner. Not	e ille allauleu Ull	TO ACTION OF TOTAL
•	under 35 U.S.C. §§ 119 and 120	laim farfaraian maiadh cead	lor 25 11 0 0 0 44	0(a) (d) or (f)
* 5 13)	Acknowledgment is made of a classific a specific reference was included. Acknowledgment is made of a classific a specific reference was included. Acknowledgment is made of a classific a specific reference was included. The translation of the foreign acknowledgment is made of a classific reference was included.	of: prity documents have been prity documents have been prity documents have been prices of the priority document ational Bureau (PCT Rule action for a list of the certificism for domestic priority unded in the first sentence of language provisional app	received. received in Application have been received 17.2(a)). ed copies not received as 5 U.S.C. § 11 of the specification has been	cation No eived in this National Stage eived. 19(e) (to a provisional applicat n or in an Application Data Sho received.
	eference was included in the first s			
Attachmen				
1) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Revie			nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)

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Art Unit: 3677

DETAILED ACTION

Request for Continued Examination

A request for continued examination under 37 CFR 1.114 including the fee set forth in 37 CFR 1.17(e) was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17 (e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on September 11, 2003 has been entered.

Election/Restrictions

Applicant's election of Group I, comprising claims 1-6, in Paper No. 8 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Claims 7-10 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 8.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C.§103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6 are rejected under 35 U.S.C. §103(a) as being unpatentable over Lilja et al. (US 5547322) in view of Glynn (US 3179969).

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Lilja et al. (figure 1) teaches holding device with at least one operating mount, tow which fastening means that are stressed upon traction can be fixed, as well as with a securing unit for mounting the holding device in a stationary mount, whereby the securing unit has two stopping catches 9 distanced from one another, the stopping catches are positioned on elastically movable support units 11, 13 which are connected with one another by means of a transverse section 12 which is dimensionally stable in the mounted condition in that it doesn't change dynamically when mounted, the transverse section having two opposed end regions which are space apart, the elastically movable support units emanating from respective ones of the two opposed end regions of the transverse section, and the stopping catches being spaced apart a distance substantially less than the distance separating the opposed end regions of the transverse section, through which any pulling force that may be exerted upon the transverse section causes the constricted regions disposed between the stopping catches to move outwardly against the edge sections in the same manner as applicant's device. The difference is that the actual edge sections are not shown, though Lilia et al. clearly indicate that the fastener is secured to a hole in a wall or post and is to secure a net, wire or cable. It would have been obvious to have the hole in the post in view of Glynn (figures 1-3) suggesting securing a fastener utilized in traction within a hole so as to have the device snap fastened in the hole. As to claim 5, to make the transverse section thicker than the support units would have been obvious in view of Glynn in which the transverse section 5 defining the lug is of greater thickness than the resilient securing sections 18 so as to better secure the lug. In regard to claim 6, Glynn suggests modifying the fastener of Lilia et al. so that there is a rotational asymmetry so that the device won't twist in the opening.

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to James R. Brittain whose telephone number is 703-308-2222. The examiner can normally be reached on M, W & F 5:30-1:30, T 5:30-2:00 & TH 5:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J. J. Swann can be reached on 703-306-4115. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9326.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

James R. Brittain Primary Examiner Art Unit 3677 Page 4

JRB